SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2002-094983 06/10/2008

CLERK OF THE COURT

HONORABLE EMMET RONAN

M. Kay Deputy

IN RE THE MARRIAGE OF LAURIE A TENHAKEN

GLORIA L CALES

AND

WADE E TENHAKEN

MITCHELL E COHEN

MINUTE ENTRY

Courtroom 403 – SE

Prior to the commencement of today's proceeding, Petitioner's Exhibits 1 through 40 and Respondent's Exhibit 41 are marked for identification.

8:55 a.m. This is the time set for Evidentiary Hearing. Petitioner is present and represented by above named counsel. Respondent is present and represented by above named counsel.

A record of the proceeding is made by audio and/or videotape in lieu of a court reporter.

Counsel advise the Court the parties have reached an agreement.

Counsel for Petitioner states the parties' agreement on the record.

Laurie A. Tenhaken and Wade E. Tenhaken are sworn and testify.

THE COURT FINDS that the parties have knowingly, voluntarily and intelligently entered into the agreement. The agreement is in the best interest of the children.

Docket Code 005 Form D000C Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2002-094983 06/10/2008

Pursuant to Rule 69, Arizona Rules of Family Law Procedure, the agreement having been made in open Court,

THE COURT FINDS it is binding on the parties and is entered on the record.

IT IS ORDERED directing counsel for Petitioner to prepare and submit formal written Stipulated Orders to opposing counsel for approval and to the Court for signature no later than June 30, 2008.

Pursuant to the agreement of the parties and good cause appearing,

IT IS ORDERED appointing Dr. Daniel J. Christiano as the Parenting Coordinator in this case. A separate minute entry shall issue setting forth the terms of Dr. Christiano's appointment.

IT IS FURTHER ORDERED sealing the Custody/Access Report of Dr. Daniel J. Christiano dated May 17, 2008, not to be opened without further Order of the Court.

There being no further need to retain the exhibits not offered in evidence in the custody of the Clerk of the Court,

IT IS ORDERED that the Clerk permanently release all exhibits not offered in evidence to the counsel/party causing them to be marked, or to their written designee.

IT IS FURTHER ORDERED that counsel/party or written designee take immediate possession of all exhibits referenced above.

9:03 a.m. Hearing concludes.

Petitioner's Exhibits 1 through 40 and Respondent's Exhibit 41 are released.

FILED: Exhibit Worksheet.

ISSUED: Exhibit Release Forms.

SEALED: Custody/Access Report of Dr. Daniel J. Christiano dated May 17, 2008.

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2002-094983 06/10/2008

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.